## UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MICHIGAN

United States of America		OR	ORDER OF DETENTION PENDING TRIAL			
	V.  Jeremy Lance Robinson  Defendant	Cas	se No. 1:12 C	R 250		
	fter conducting a detention hearing under the Ba efendant be detained pending trial.	I Reform Act, 18 U	.S.C. § 3142(	f), I conclude that th	ese facts require	
and and a	• •	– Findings of Fac	et			
(1)	The defendant is charged with an offense descr a federal offense a state or local offe existed – that is	bed in 18 U.S.C. §	3142(f)(1) an			
	a crime of violence as defined in 18 U.S.C. § 3156(a)(4), or an offense listed in 18 U.S.C. § 2332b(g)(5)(B) for which the prison term is 10 years or more.					
an offense for which the maximum sentence is death or life imprisonment.						
	an offense for which a maximum prison term of ten years or more is prescribed in:					
	a felony committed after the defendant had been convicted of two or more prior federal offenses described in 18 U.S.C. § 3142(f)(1)(A)-(C), or comparable state or local offenses.  any felony that is not a crime of violence but involves:  a minor victim the possession or use of a firearm or destructive device or any other dangerous weapon					
4-5	a failure to register under 18 U.S.C. § 2250					
(2)	The offense described in finding (1) was committed or local offense.	ed while the defen	ıdant was on r	release pending tria	l for a federal, state	
(3)	A period of less than 5 years has elapsed since offense described in finding (1).	:he date of co	onviction	_ defendant's releas	e from prison for the	
(4)	Findings (1), (2) and (3) establish a rebuttable presumption that no condition will reasonably assure the safety of another person or the community. I further find that defendant has not rebutted that presumption.					
Alternative Findings (A)						
<u>√</u> (1)						
	for which a maximum prison term of ten years or more is prescribed in:  Controlled Substances Act (21 U.S.C. 801 et seq.)  ✓ under 18 U.S.C. § 924(c).					
(2)	The defendant has not rebutted the presumption established by finding (1) that no condition or combination of conditions will reasonably assure the defendant's appearance and the safety of the community.					
Alternative Findings (B)						
	There is a serious risk that the defendant will no		<b>6</b> (1)		•	
(2) There is a serious risk that the defendant will endanger the safety of another person or the community.						
Part II – Statement of the Reasons for Detention I find that the testimony and information submitted at the detention hearing establishes by <u>✓</u> clear and convincing						
evidence	find that the testimony and information submitted a preponderance of the evidence that: nt is a 34-year-old man with no employment and					
one child County. using da discharg 2008, ar his drug	d, with whom he has no contact. He is behind or Defendant has a long history of substance abusually until his arrest in May. Defendant was convidue of a firearm. He served the maximum sentend now is charged with drug and firearms offense and criminal history pose a danger to the commendation.	child support, and e since age 13; he ted of numerous fe e and was never p s again. Defendar unity. etions Regarding l	I a warrant for graduated to elonies in 1996 aroled. He w nt's personal h	r his arrest has beer methamphetamines 8, including armed r as convicted of a fir history makes appea	n issued in Macomb s, which he was robbery and rearms crime in arance unlikely and	
correction appeal. T States Co	he defendant is committed to the custody of the as facility separate, to the extent practicable, from the defendant must be afforded a reasonable oppourt or on request of an attorney for the Government to the United States marshal for a court appear.	persons awaiting opertunity to consult ent, the person in cance.	or serving ser privately with harge of the o	ntences or held in cu defense counsel. Corrections facility m	ustody pending On order of United	
Data:	December 3, 2012 Judge's	Signature: Is/ .los	enh G. Scovi	lle		

Name and Title: Joseph G. Scoville, U.S. Magistrate Judge